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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/074,414	02/12/2002	Hiroaki Endo	450100-03779	7006
20999	7590 03/03/2004		EXAMINER	
FROMMER LAWRENCE & HAUG 745 FIFTH AVENUE- 10TH FL.			DHARIA, PRABODH M	
NEW YORK			ART UNIT	PAPER NUMBER
			2673	

DATE MAILED: 03/03/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Office Action Summary		10/074,414	ENDO ET AL.		
		Examiner	Art Unit		
		Prabodh M Dharia	2673		
Period f	The MAILING DATE of this communication ap or Reply	pears on the cover sheet with the o	correspondence address		
THE - External control	MORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. ensions of time may be available under the provisions of 37 CFR 1. r SIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a rep of period for reply is specified above, the maximum statutory period ure to reply within the set or extended period for reply will, by statutive propers of the proceived by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be tirely within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	mely filed ys will be considered timely. In the mailing date of this communication. ED (35 U.S.C. § 133).		
Status					
1)⊠	Responsive to communication(s) filed on 12 F	February 2002			
	This action is FINAL . 2b)⊠ This action is non-final.				
3)	, -				
,	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Disposit	tion of Claims				
5)□ 6)⊠ 7)□	Claim(s) <u>1-10</u> is/are pending in the application 4a) Of the above claim(s) is/are withdra Claim(s) is/are allowed. Claim(s) <u>1-10</u> is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	awn from consideration.			
Applicat	ion Papers				
10)⊠	The specification is objected to by the Examine The drawing(s) filed on <u>12 February 2002</u> is/ar Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Examine The specification is objected.	re: a) \square accepted or b) \square objected drawing(s) be held in abeyance. Section is required if the drawing(s) is ob-	e 37 CFR 1.85(a). ojected to. See 37 CFR 1.121(d).		
Priority	under 35 U.S.C. § 119				
a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea See the attached detailed Office action for a list	ts have been received. ts have been received in Applicati prity documents have been receive uu (PCT Rule 17.2(a)).	ion No ed in this National Stage		
Attachmen	• •	_			
	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948)	4) 🔲 Interview Summary Paper No(s)/Mail Da			
3) 🔲 Infor	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) er No(s)/Mail Date		Patent Application (PTO-152)		

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Priority

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Specification

2. Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

The abstract of the disclosure is objected to because abstract generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words and total word count exceeds 150. Correction is required. See MPEP § 608.01(b).

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims 1,4-6,9,10, are rejected under 35 U.S.C. 102(b) as being anticipated by Kitagishi et al. (5,537,168).

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Regarding Claim 1, Kitagishi et al. teaches a liquid crystal projector apparatus (Col. 14, Lines 55-63) which includes a liquid crystal panel for optically modulating light from a light source with an input signal (Col. 9, Lines 40,41, Lines 59-67) and projects the optically modulated light from said liquid crystal panel to display an image (Col. 14, Line 55 to Col. 15, Line 4), characterized in that it comprises a temperature sensor for detecting a temperature at a location in said liquid crystal projector apparatus except said liquid crystal panel (Col. 16, Lines 38,39), a memory for storing temperature detection data obtained by said temperature sensor (Col. 16, 49-53) within a period from a power supply starting time to a steady operation entering time of said liquid crystal projector apparatus (Col. 15, Lines 49-55, Col. 16, Lines 38-40, Lines 49-54, Col. 2, Lines 32-34, Col. 19, Lines 22-24), arithmetic operation (calculation by controller) means for estimating a temperature of said liquid crystal panel based on the temperature detection data stored in said memory to indirectly obtain the temperature of said liquid crystal panel (Col. 19, Lines 65-67), and a liquid crystal drive section for correcting a drive voltage for driving said liquid crystal panel with an output signal of said arithmetic operation means and applying the corrected drive voltage to said liquid crystal panel (Col. 2, Lines 32-34, Col. 19, Lines 22-24, Col. 15, Lines 49-55, Col. 16, Lines 38-40, Lines 49-65, Col. 19, Line 65 to Col. 20, Line 3, Col. 19, Lines 38-45, Col. 14, Line 55 to Col. 15, Line 4, Col. 9, Lines 40,41, Lines 59-67).

Regarding Claim 4, Kitagishi et al. teaches the liquid crystal panel includes a liquid crystal panel for red, a liquid crystal panel for green and a liquid crystal panel for blue, and wherein a first liquid crystal drive section corrects drive voltage for driving said liquid crystal

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panel for red with an output signal of said arithmetic operation means and applies the corrected drive voltage to said liquid crystal panel for red, a second liquid crystal drive section corrects a drive voltage for driving said liquid crystal panel for green with another output signal of said arithmetic operation means and applies the corrected drive voltage to said liquid crystal panel for green, and a third liquid crystal drive section corrects a drive voltage for driving said liquid crystal panel for blue with a further output signal of said arithmetic operation means and applies the corrected drive voltage to said liquid crystal panel for blue (Col. 6, Lines 12- 67, Col. 2, Lines 32-34, Col. 19, Lines 22-24, Col. 15, Lines 49-55, Col. 16, Lines 38-40, Lines 49-65, Col. 19, Line 65 to Col. 20, Line 3, Col. 19, Lines 38-45, Col. 14, Line 55 to Col. 15, Line 4, Col. 9, Lines 40,41, Lines 59-67).

Regarding Claim 5, Kitagishi et al. teaches liquid crystal projector apparatus further comprises a room temperature detection sensor for detecting a room temperature separately from said temperature sensor, and said arithmetic operation means arithmetically operates, at the power supply starting time, a difference between the temperature detection data of said temperature sensor and room temperature detection data of said room temperature detection sensor (Col. 2, Lines 32-34, Col. 19, Lines 22-24, Col. 15, Lines 49-55, Col. 16, Lines 38-40, Lines 49-65, Col. 19, Line 65 to Col. 20, Line 3, Col. 19, Lines 38-45, Col. 14, Line 55 to Col. 15, Line 4, Col. 9, Lines 40,41, Lines 59-67, Kitagishi et al. teaches detecting temperature, which is also a room temperature and if there is deterioration in display image at room temperature, correction is made calculating and correcting voltage to drive optics of the liquid crystal panel).

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Regarding Claim 6, Kitagishi et al. teaches a liquid crystal projector apparatus (Col. 14, Lines 55-63) which includes a liquid crystal panel for optically modulating light from a light source with an input signal (Col. 9, Lines 40,41, Lines 59-67) and projects the optically modulated light from said liquid crystal panel to display an image (Col. 14, Line 55 to Col. 15, Line 4), characterized in that it comprises a temperature sensor for detecting a temperature at a location in said liquid crystal projector apparatus except said liquid crystal panel (Col. 16, Lines 38,39), a memory for storing temperature detection data obtained by said temperature sensor (Col. 16, 49-53) within a period from a power supply starting time to a steady operation entering time of said liquid crystal projector apparatus (Col. 15, Lines 49-55, Col. 16, Lines 38-40, Lines 49-54, Col. 2, Lines 32-34, Col. 19, Lines 22-24), arithmetic operation (calculation by controller) means for estimating a temperature of said liquid crystal panel based on the temperature detection data stored in said memory to indirectly obtain the temperature of said liquid crystal panel (Col. 19, Lines 65-67), and a liquid crystal drive section for correcting a drive voltage for driving said liquid crystal panel with an output signal of said arithmetic operation means and applying the corrected drive voltage to said liquid crystal panel (Col. 2, Lines 32-34, Col. 19, Lines 22-24, Col. 15, Lines 49-55, Col. 16, Lines 38-40, Lines 49-65, Col. 19, Line 65 to Col. 20, Line 3, Col. 19, Lines 38-45, Col. 14, Line 55 to Col. 15, Line 4, Col. 9, Lines 40,41, Lines 59-67).

Regarding Claim 9, Kitagishi et al. teaches the liquid crystal panel includes a liquid crystal panel for red, a liquid crystal panel for green and a liquid crystal panel for blue, and wherein a first liquid crystal drive section corrects drive voltage for driving said liquid crystal

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panel for red with an output signal of said arithmetic operation means and applies the corrected drive voltage to said liquid crystal panel for red, a second liquid crystal drive section corrects a drive voltage for driving said liquid crystal panel for green with another output signal of said arithmetic operation means and applies the corrected drive voltage to said liquid crystal panel for green, and a third liquid crystal drive section corrects a drive voltage for driving said liquid crystal panel for blue with a further output signal of said arithmetic operation means and applies the corrected drive voltage to said liquid crystal panel for blue (Col. 6, Lines 12- 67, Col. 2, Lines 32-34, Col. 19, Lines 22-24, Col. 15, Lines 49-55, Col. 16, Lines 38-40, Lines 49-65, Col. 19, Line 65 to Col. 20, Line 3, Col. 19, Lines 38-45, Col. 14, Line 55 to Col. 15, Line 4, Col. 9, Lines 40,41, Lines 59-67).

Regarding Claim 10, Kitagishi et al. teaches liquid crystal projector apparatus further comprises a room temperature detection sensor for detecting a room temperature separately from said temperature sensor, and said arithmetic operation means arithmetically operates, at the power supply starting time, a difference between the temperature detection data of said temperature sensor and room temperature detection data of said room temperature detection sensor (Col. 2, Lines 32-34, Col. 19, Lines 22-24, Col. 15, Lines 49-55, Col. 16, Lines 38-40, Lines 49-65, Col. 19, Line 65 to Col. 20, Line 3, Col. 19, Lines 38-45, Col. 14, Line 55 to Col. 15, Line 4, Col. 9, Lines 40,41, Lines 59-67, Kitagishi et al. teaches detecting temperature, which is also a room temperature and if there is deterioration in display image at room temperature, correction is made calculating and correcting voltage to drive optics of the liquid crystal panel).

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Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 2,3,7,8, are rejected under 35 U.S.C. 103(a) as being unpatentable over Kitagishi et al. (5,537,168) as applied to claims 1,4-6,9,10 above, and further in view of Takahara (6,628,355 B1).

Regarding Claim 2, Kitagishi et al. teaches a liquid crystal projector apparatus (Col. 14, Lines 55-63) which includes a liquid crystal panel for optically modulating light from a light source with an input signal (Col. 9, Lines 40,41, Lines 59-67)

However, Kitagishi et al. fails to teach a liquid crystal drive section controls a dc component of the drive voltage to be applied to said liquid crystal panel to correct the voltage.

However, Takahara teaches a liquid crystal drive section controls a dc component of the drive voltage to be applied to said liquid crystal panel to correct the voltage (Col. 84, Lines 42-44).

Thus it is obvious to one in the ordinary skill in the art at the time of invention was made to incorporate Takahara teaching in Kitagishi et al. teaching to have a driving method of the liquid crystal display panel with correcting a defect in the display due to environmental effect and liquid crystal being employed as a projection display.

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Regarding Claim 3, Takahara teaches the light source and said liquid crystal panel are disposed in a housing, and said liquid crystal projector apparatus further comprises cooling means for circulating air in said housing without taking in external air to cool said liquid crystal panel in said housing (Col. 95, Line 53, Col. 96, Lines 27-31).

Regarding Claim 7, Takahara teaches the liquid crystal drive section controls a dc component of the drive voltage to be applied to said liquid crystal panel to correct the voltage (Col. 84, Lines 42-44).

Regarding Claim 8, Takahara teaches the light source and said liquid crystal panel are disposed in a housing, and cooling means circulates air in said housing without taking in external air to cool said liquid crystal panel in said housing (Col. 95, Line 53, Col. 96, Lines 27-31).

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Applicant is informed that all of the other additional cited references either anticipate or render the claims obvious. In order to not to be repetitive and exhaustive, the examiner did draft additional rejection based on those references.

Conclusion

9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

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Miyashita (RE 36060) Liquid Crystal Video Projector having lamp and coolong control and remote optics and picture attribute control.

- 10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Prabodh M Dharia whose telephone number is 703-605-1231. The examiner can normally be reached on M-F 8AM to 5PM.
- 11. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Bipin Shalwala can be reached on 703-3054938. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.
- 12. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

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January 30, 2004

VIJAY SHANKAR PRIMARY EXAMINER

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